



In re application of:		)
	Roland N. Walker	)
Serial No.:	09/964,989	) Art Unit
Filed:	September 26, 2001	) 1775
For:	PROVIDING AN IMAGE ON AN ORGANIC PRODUCT	)
Examiner:	Abraham Bahta	)
	<b>DECLARATION</b>	
Mail Ston Non-Fee A	Amendment	

Mail Stop Non-Fee Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

The Declarant, <u>Ceorge Baravin</u> states as follows:

- 1. I am a citizen of the United States of America and over 21 years of age.
- 2. I make this declaration voluntarily and make it based upon my own personal knowledge.
- 3. I am familiar with the content of United States Patent Application number 09/964,989 and I have reviewed the newly amended claims.

- 4. Speaking Roses International, Inc. (hereinafter "Speaking Roses") sells and licenses products which fall under the newly amended claims.
- 5. I am <u>Vice President</u> of The USA Bouguet Company

  (Title)

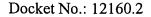
  (Company)

  (hereinafter "Licensee"), which has entered into a licensing agreement to license an embodiment of the presently claimed invention owned by Speaking Roses.
- 6. It is because of the claimed features of the present invention that Licensee has entered into a licensing agreement with Speaking Roses.
- 7. Licensee's licensing agreement demonstrates that a long-felt need exists in the industry for the ability to personalize a live rose by printing thereon without damaging the product in the printing process.
- 8. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true, and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

DATED this 21st day of MAY, 2004.

(Signature)

George Baravin





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	DECLARATION	
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P.O. Box 1450 Alexandria, VA 22313-1450

- I am a citizen of the United States of America and over 21 years of age. 1.
- 2. I make this declaration voluntarily and make it based upon my own personal knowledge.
- 3. I am familiar with the content of United States Patent Application number 09/964,989 and I have reviewed the newly amended claims.

4. Speaking Roses International, Inc. (hereinafter "Speaking Roses") sells and licenses products which fall under the newly amended claims.

5. I am <u>PRESIDENT</u> of <u>KENNICOTY BROS.</u> (Company)

(hereinafter "Licensee"), which has entered into a licensing agreement to license an embodiment of the presently claimed invention owned by Speaking Roses.

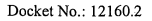
- 6. It is because of the claimed features of the present invention that Licensee has entered into a licensing agreement with Speaking Roses.
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DATED this 25 day of MP4, 2004.

(Signature)

GARY E, DORAN

(Name - Please Print)





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	Roland N. Walker	)
Serial No.:	09/964,989	) ) Art Unit
Filed:	September 26, 2001	) 1775
For:	PROVIDING AN IMAGE ON AN ORGANIC PRODUCT	) ) )
Examiner:	Abraham Bahta	)
	DECLARATION	
Commissione P.O. Box 145		
The D	eclarant, CAHOICE HARRIS states as follow	vs:
<del>.</del> .	AUSTRALIA	· •
1.	I am a citizen of the United States of America and over 21	years of age.
2.	I make this declaration voluntarily and make it based upor	n my own persona
knowledge.		

3. I am familiar with the content of United States Patent Application number 09/964,989 and I have reviewed the newly amended claims.

4.	Speaking Roses International, Inc. (hereinafter "Speaking Roses") sells and
licenses produ	ets which fall under the newly amended claims.

5. I am DIASTICK of JASARIHE LAST LTO.

(Title) (Company)

(hereinafter "Licensee"), which has entered into a licensing agreement to license an embodiment of the presently claimed invention owned by Speaking Roses.

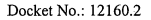
- 6. It is because of the claimed features of the present invention that Licensee has entered into a licensing agreement with Speaking Roses.
- 7. Licensee's licensing agreement demonstrates that a long-felt need exists in the industry for the ability to personalize a live rose by printing thereon without damaging the product in the printing process.
- 8. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true, and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

DATED this 15t day of JUNE, 2004.

(Signature)

MISS . CANDICE HARRIS

(Name - Please Print)





In re application of:		)
	Roland N. Walker	) )
Serial No.:	09/964,989	) Art Unit
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Examiner:	Abraham Bahta	)
	<b>DECLARATION</b>	
Mail Stop Non-Fee A Commissioner for Par P.O. Box 1450 Alexandria, VA 2231	tents	
The Declarant	Clair Oshura states as follows	

- 1. I am a citizen of the United States of America and over 21 years of age.
- 2. I make this declaration voluntarily and make it based upon my own personal knowledge.
- 3. I am familiar with the content of United States Patent Application number 09/964,989 and I have reviewed the newly amended claims.

- 4. Speaking Roses International, Inc. (hereinafter "Speaking Roses") sells and licenses products which fall under the newly amended claims.
- 5. I am <u>an owner</u> of <u>NSearch</u>, LLC

  (Title) (Company) ARA Personal Roses +

  (hereinafter "Licensee"), which has entered into a licensing agreement to license an embodiment Personal Flowers

  of the presently claimed invention owned by Speaking Roses.
- 6. It is because of the claimed features of the present invention that Licensee has entered into a licensing agreement with Speaking Roses.
- 7. Licensee's licensing agreement demonstrates that a long-felt need exists in the industry for the ability to personalize a live rose by printing thereon without damaging the product in the printing process.
- 8. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true, and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

DATED this 27<sup>th</sup> day of May , 2004.

Chris Osburn